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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/626,078	07/24/2003	Il-Du Jung	CU-3243 VE 4535		
26530 7.	590 02/02/2006		EXAMINER		
LADAS & PARRY LLP 224 SOUTH MICHIGAN AVENUE			TILL, TERRENCE R		
SUITE 1600	IICHIGAN AVENUE		ART UNIT	PAPER NUMBER	
CHICAGO, IL	. 60604		1744	<u>-</u> .	

DATE MAILED: 02/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Compliant	10/6	26073		
Amendment (37 CFR 1.121)	Examiner		Art Unit	
The MAIL DIO CONTROL			1744	•:
The MAILING DATE of this communication a	ppears on the cove	r sheet with the co	prrespondence ac	ldross
The amendment document filed on 1045 CX	P is considered	non-compliant be	ecause it has fail	ed to meet th
requires.		•	erena elega de la composición	Triving Ray
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	E AMENDMENT D	OCUMENT TO F	SE NON-COMPL	14 NIT:
A Amended paragraph(s) do not includ			JE WON COMME	IMIYI.
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C. Other				
2. Abstract: A Not presented on a separate sheet. 3				
B. Other	DYCHR 1.72.	Oll Vinos	to the	1)(11/10
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A. The drawings are not properly identifi	led in the for mare	in as "Replaceme	ent Sheet," "New	Sheet," or
B. The practice of submitting proposed of	drawing correction	hae hoon olimina	dad D. I	
showing amended figures, without m. C. Other	arkings, in complia	nce with 37 CFR	1.84 are require	ent drawings" d.
4 Amendments to the claims:				
. A. A complete listing of all of the daims i	is not present.			
. Li D. THE usund of claims does not include.	Charles of the con-	ing claims (includ	ing withdrawn u	alins)
C. Each claim has not been provided wit of each claim carnot be identified. N				
(Previously prespoted) (Now) (Notes	status identifiers: (Onginal), (Currer	ntly amended), ((Canceled),
(Previously presented), (New), (Not e	hava da' basa see	n) and (Withdraw	/n-currently:amer	nded).
Li C. Oulei.				
For further explanation of the amendment format require http://www.uspto.gov/web/offices/pac/dapp/opla/preognet/	ed by 37 CFR 1.12	1, see MPEP § 7	14 and the USP1	FO website a
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TIME PERIODS FOR FILING A REPLY TO THIS NOTICE.				
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filed after allowance. If applicant wishes to resubmit entire corrected amendment must be resubmitted				
2. Applicant is given one month, or thirty (30) days, who	hichavar is langar	from the in all it .	· .	
amendment is one of the following: a preliminary am request for continued examination (RCE) under 37 CER 1 103(a) or (c) and an amount				ssion for a
period under 37 CFR 1.103(a) or (c), and an amend	ment filed in respor	ise to a Quayle a	action.	a suspension
Extensions of time are available under 37 CED	1 126(a) 6-1-15(b)			
Extensions of time are available under 37 CFR amendment or an amendment filed in response to	i i i so(a) <u>only</u> if the o a <i>Quayl</i> e action.	non-compliant ar	mendment is a n	on-final
Failure to timely respond to this notice will resul				
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Application No.

Applicant(s)

Wolfier of Non-Compliant Areandment in 1997 (125)

filed in response to a Quayle action; or

oments Examiner (LIF)

Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment

Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental

that our direction

Telephone No.